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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/894,113	06/27/2001	Ji Zhang	CISCP214/3394	6264
	7590 02/06/2008	EXAMINER		INER
BEYER WEAVER LLP P.O. BOX 70250			PHILIPPE, GIMS S	
OAKLAND, CA 94612-0250			ART ŲNIT	PAPER NUMBER
			2621	
			MAIL DATE	DELIVERY MODE
			02/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		09/894,113	ZHANG ET AL.				
		Examiner	Art Unit				
		Gims S. Philippe	2621				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,							
WHIC - Exter after - If NC - Failu Any	CHEVER IS LONGER, FROM THE MAILING DA nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 15 No.						
•—	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims						
4)🖂	4)⊠ Claim(s) <u>1-3,6,8-13,16,18-20,23-26,29-36 and 39-46</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
	Claim(s) <u>1-3,6,8-13,16,18-20,23-26,29-36 and</u>	<u>39-46</u> is/are rejected.					
·	Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	r alaction requirement					
اـــا(٥	claim(s) are subject to restriction and/or	election requirement.					
Applicat	ion Papers						
9)[	The specification is objected to by the Examine	г.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (	under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
			•				
Attachmen	• •	<b></b>	(070,440)				
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D					
3) 🔯 Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date 11/15/07.	5)  Notice of Informal F 6)  Other:	Patent Application				

## Response to Amendment

1. Applicant's response received on November 15, 2007 has been fully considered and entered, but the arguments are not deemed to be persuasive.

## Response to Arguments

The applicant argued that Gobert is not a valid prior art since the reference is not classifiable under one of 35 USC 102. The applicant also argued that the priority document could not be located. In fairness to the applicant's efforts to find the European document, a copy of the priority document to Gobert is supplied with the present Office action. Until the applicant has a chance to response to the present office action, the examiner will maintain the rejection since it is believed that such a document can still be maintained. The priority document can be classified as a 35 USC 102 (e). the Date of the present priority document is September 27 2000. If for some reason the applicant still believes that the priority document cannot be applied to reject the claimed limitations, the applicant is welcome to provide the argument necessary that would remove such prior art.

09/894,113 Art Unit: 2621

The applicant maintained the previous arguments that Fukuda does not "identifies zero patterns across the rows and columns...". The response to these arguments were previously addressed.

The priority document page 10, namely claim 10, discloses the claimed limitations wherein the rows contain only zeros (See Fig. 1).

The rejection is repeated below to co-relate with the limitations of the current amendment of the application.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-3, 6, 8-13, 16, 18-20, 23-26, 29-36, and 39-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fukuda (US Patent no. 6549667) in view of Gobert (US Patent application publication no. 2002/0080052 A1).

Regarding claims 1, and 24, Fukuda discloses an apparatus and method for performing an inverse transform on a block of transform coefficients, the block having rows and

09/894,113 Art Unit: 2621

columns (See Fig. 9, an inverse transform configuration, which operates on blocks as shown in Fig. 15), the method comprising:

Identifying zero patterns in the block of transform coefficients to derive zero pattern information, wherein identifying zero pattern comprises determining the location of zero values or near zero values for multiple rows and for multiple columns in the block of transform coefficients (See Fig. 15, location of zero values, which are tracked by control flags A and B in Figs. 16A-B); and performing one-dimensional inverse transform on a subset of the total number of rows and columns in the block of transform coefficients by using zero pattern information (See col. 10, line 18-38).

It is noted that while Fukuda identifies zero patterns across the rows and columns it does not specifically perform identification across rows having all zeros only as specified in the amended claims.

However, Gobert (a)identifies zero patterns across rows having only (See Gobert fig. 3 with rows having only zeros, paragraphs [0024], [0036-0037] and in claim 10, (b) performs one dimensional inverse transform (See paragraph [0036], and (c) rescales the data to meet bandwidth constraints (See paragraph [0006], lines 8-15).

Therefore, it is considered obvious that one skilled in the art at the time of the invention would recognize the advantage of modifying Fukuda's zero pattern recognition method by providing Gobert' steps of identifying zero patterns across rows containing only zero or across rows and columns containing only zero, performing the one-dimensional IDCT, and rescaling to meet data constraint. The motivation for performing such a modification in Fukuda is to make use of the presence of zero rows or zero

09/894,113

Art Unit: 2621

columns for each matrix to be transformed in term of saving calculations which reduces power consumption as taught by Gobert in paragraph [0040].

As per claims 2, 8, 10, 12, 18, 20, 25, 31 and 33, the encoding disclosed in as noted in col. 1, lines 26-67, is an MPEG encoding.

As per claim 23, transcoding is suggested in Fukuda's col. 15, lines 23-64.

As per claims 3, 13, 26, 30, most of the limitations of these claims have been noted in the above rejection if claim 1. In addition, Fukuda further discloses the method wherein performing one-dimensional inverse transforms comprises performing one-dimensional transforms on a subset of the total number of columns in the block of transform coefficients (See Fukuda col. 10, lines 18-38).

As per claims 6, 16, 29, most of the limitations of this claim have been noted in the above rejection if claim 5. In addition, Fukuda further discloses the method wherein performing one-dimensional inverse transforms further comprises performing one-dimensional transforms on all the columns in the block of transform coefficients (Since the data represented in Fig. 15 is merely exemplary of image transformed data, there clearly exists the possibility of having non-zero data in every column, so that in such a case, all columns would be inverse transformed).

09/894,113 Art Unit: 2621

As per claims 9, 19, and 32, Fukuda further discloses the same method wherein performing one-dimensional inverse transforms occurs during decoding (See col. 7, from line 60 to col. 8, line 27, and Fig. 9 and 12 are clearly part of the decoding system). As per claim 11, See the most of the limitations of this claim have been noted in the above rejection if claim 1. In addition, Fukuda further discloses the method provides "processing" hardware and memory in col. 5, lines12-17, and col. 34, lines 20-42.

As per claim 34, most of the limitations of this claim have been noted in the above rejection of claims 1, 11, and 24.

While Fukuda does not specifically disclose a computer readable medium, it proposes a CPU in col. 4, lines 53-67 and col.4, lines 1-5. Therefore, it is considered that one skilled in the art at the time of the invention would recognize the advantage of using a computer readable medium along with the CPU for the purpose of providing a portable programs.

As per claims 35, 41 and 43, the encoding disclosed in as noted in col. 1, lines 26-67, is an MPEG encoding.

As per claims 36, 39, 42, and 44-46, most of the limitations of these claims have been noted in the above rejection if claim 34. In addition, Fukuda further discloses the method wherein performing one-dimensional inverse transforms comprises performing

09/894,113 Art Unit: 2621

one-dimensional transforms on a subset of the total number of columns in the block of transform coefficients (See Fukuda col. 10, lines 18-38).

As per claim 40, transcoding is suggested in Fukuda's col. 15, lines 23-64.

4. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fukuda (US Patent no. 6549667) in view of Gobert as noted in the rejections of the claims above, in view of Lee (US Patent no. 6,763,070).

As per claim 21, most of the limitations of this claim have been noted in the above rejection of claim 11.

It is noted that the combination of Fukuda and Gobert is silent about a memory associated with a cable modern headend line card as specified in claims 21 and 22.

Lee discloses an apparatus and method for performing one-dimensional inverse transforms wherein a memory associated with a cable modern headend line card (See Lee col. 14, lines 29-38 and Lee col. 4, lines 25-40).

Therefore, it is considered obvious that one skilled in the art at the time of the invention would recognize the advantage of modifying Fukuda's transform/rescaling operations by providing Lee's cable modem headend line card, and Lee's configuration. The motivation for performing such modifications in Fukuda is not only to implement a stand-alone system, but also to be able to use different networks having different bandwidth constraints as taught by Lee.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Gims S. Philippe whose telephone number is (571) 272-7336. The examiner can normally be reached on M-F (10:30-7:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dastouri Mehrdad can be reached on (571) 272-7418. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Gims S Philippe Primary Examiner Art Unit 2621

**GSP** 

February 4, 2008